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Stearns' Electric Paste Co., Chicago, Ill.  
ALL DRUGGISTS

## WORRIED OVER PHILIPPINES

Briton Thinks Japanese Could Easily Take the Islands From the Americans.

LONDON, Eng., Mar. 2.—"The center of international gravity has now shifted to the Pacific, and it is mainly in that direction that the dominating factors will be found when any future complications arise." This utterance by Lord Roberts, made in 1904, was quoted by T. Miller Maguire in a paper on "The New Pacific" at the Royal Colonial Institute.

"In the New Pacific," said Mr. Maguire, "there are strategic potentialities and risks, as well as a grand field for trading energies. By it dwelt the ancient communities in Asia which have renewed their mighty youth and sprung up fully armed in all the panoply of modern civilization. The yellow race is the great reserve labor fund of humanity, and a dangerous commercial rival also."

"But if Europe insists on sharing in the wealth of China, sending expeditions to Cathay, and making alliances with the children of Nippon, the yellow race will demand tit for tat, and a nation that asserts the Monroe Doctrine may well sit silent under the sneers and taunts of its own former President Roosevelt. Arbitration looks well on paper, but it never yet—not any other theory or document of peace—stop war."

### What Traffic is Involved?

"Will the Panama Canal be fortified? If so, why? Will its traffic be protected? If so, what becomes of the various treaties which seemed to give commercial security to nations like England?" As England gained most in strategy and commerce by the completion of M. de Lesseps' great work at Suez, so the United States seems likely to gain most in both strategy and commerce by the Panama Canal, and they seem resolved to gain most—even by very strenuous methods towards bordering States and preference to their own mercantile marine.

"The strategic value of these canals, if commanded at sea by the power which controls them by land, is enormous; and the importance of the United States of securing convenient harbors and excluding therefrom other powers became apparent at once, hence the eagerness with which the range and application of the Monroe Doctrine were extended, the war with Spain, on little pretense, and the determination to exclude other maritime powers from positions like the Galapagos Isles.

"On the other hand, I am informed by admirals that in this respect also, 'command of the sea is an abridgment of monarchy,' and that if another power got command of the Caribbean Sea and of the Pacific, it would also command the canal; and thus they repudiate the suggestion that the construction of the canal will put an end to British naval supremacy if the naval heart in Whitehall be sound.

### Yellow Race Ascendant.

"Clearly the yellow race is lord of the ascendant on the Asiatic Pacific coast, with the exception of the few territories pertaining to France, to the United Kingdom and Germany, and the few native states, such as Siam, which still survive European aggression, though much contracted in numbers and in area. It is also true that Japan is our ally.

"But let not this console or comfort. She will be our ally so long as our alliance is worth having, and no longer. Baron Suyematsu, in his 'Risen Sun,' tells us how the antiquated Samurais were turned into the conquering divisions and batteries who outmaneuvered and outflanked the stiffest soldier of Siberia and Muscovy in Manchuria.

"The Japanese did their work all too well; they could dispense with their ally betimes—we became onlookers in this great struggle, and one of its results is that our own territories in the Pacific are by no means safe. Moreover, the Japanese may attack and defeat the Americans any day.

### Could Take Philippines.

"I believe that they could take the Philippines from the Americans with just as much ease as the Americans defeated the Spaniards in 1898, and there are excuses for quarrel with the complications now pending—preference in the Panama Canal in spite of treaties, fortification of the canal, the monstrous doctrine called after President Monroe, and the fact that no Pacific port or territory, from Adelaid to Vancouver, and from San Francisco to Hobart, do yellow men—simply because they are yellow men—get as fair play as white men.

"For these and other causes the people of Australia are becoming apprehensive and are adopting that universal obligatory military service without which Baron Suyematsu says his countrymen would not have had a chance of winning the battle on the Shima, let alone Mukden, and without which our own folk would never have crowned the Pyrenees in 1813, and the Germans would not have entered Paris as conquerors forty years ago.

"Unless our empire," added the speaker, "maintains a superior may of sound ships, well manned, and with ample reserves well found and ready, the mere fact that we possess so many decisive strategic points in the Pacific will only eventuate in more decisive strategic defeats. So with canals and Hawaiian fortresses; a navy which commands both mouths of the Kiel Canal, the Firth of Forth or the Panama or Suez or any other canal existing or potential."



We Ask  
"WHY COUGH?"

BY AUTHORITY.

### BILL NO. 42. ORDINANCE NO. —

AN ORDINANCE RELATING TO THE SCATTERING, THROWING, DROPPING, DEPOSITING AND PLACING OF RUBBISH, DEBRIS AND OTHER MATERIALS ON HIGHWAYS, STREETS, ROADS, ALLEYS, LANES, SIDEWALKS, SEA BEACHES AND PUBLIC PLACES IN THE CITY AND COUNTY OF HONOLULU.

It is Ordained by the People of the City and County of Honolulu:

SECTION 1. It shall be unlawful for any person to wilfully scatter, throw, drop, deposit or place, or cause to be scattered, thrown, dropped, deposited or placed on any highway, street, road, alley, lane, sidewalk, sea beach or public place in the City and County of Honolulu, Territory of Hawaii, any glass, glass bottle, tin can, nail, tack, wire, piece of metal, stone, paper, fruit peeling, rag, wood, straw, hay, or sweeping, or any rubbish or debris of any kind whatsoever, or any thing or substance dangerous to traffic.

SECTION 2: Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$3.00, nor more than \$25.00, or by imprisonment for a term not exceeding three months, or by both such fine and imprisonment.

SECTION 3: This Ordinance shall take effect fifteen days from and after the date of its approval.

Introduced by S. C. DWIGHT, Supervisor.

Date of introduction: The 1<sup>st</sup> day of March, A. D. 1912.

At a regular adjourned meeting of the Board of Supervisors of the City and County of Honolulu held on Wednesday, March 27, 1912, the foregoing Bill, which heretofore passed First Reading and ordered to print, was passed on Second Reading with certain amendments and ordered to print on the following vote of said Board:

Ayes—Amano, Arnold, Dwight, Kruger, Low, McIellan, Murray, Total, 7. Noes—None.

E. BUFFANDEAU,  
Deputy City and County Clerk.  
5197—2t

### LEGAL NOTICES.

IN THE CIRCUIT COURT, FIRST Circuit, Territory of Hawaii.—In Probate. At Chambers, No. 441. In the matter of the Estate of Walter Remsen Brinckerhoff, deceased. On reading and filing the petition and accounts of The Hawaiian Trust Company, Limited, auxiliary administrator with the will annexed of the estate of Walter Remsen Brinckerhoff, deceased, wherein petitioner asks to be allowed \$1,689.54 and charged with \$10,387.31, and asks that the same be examined and approved, and that a final order be made of distribution of the remaining property to the persons thereto entitled and discharging petitioner and sureties from all further responsibility herein; It is Ordered, that Wednesday, the 15th day of April, A. D. 1912, at 9 o'clock a. m. before the Judge presiding at Chambers of said Court at the courtroom in the old Y. M. C. A. building, in Honolulu, County of Honolulu, be and the same hereby is appointed the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. By the Court: JOHN MARCALLINO, Clerk, First Circuit Court. Dated the 8th day of March, 1912.

5181—Mar 9, 16, 23, 30

5197—2t

Sealed tenders, in duplicate, endorsed

"Tenders for Furniture, Bedding, Etc., Kalhi Hospital," for furnishing the Kalhi Hospital, Kalhi, Honolulu, will be received at the office of the Board of Health until 12 o'clock noon, April 3, 1912.

Specifications and a list of articles required, and other information, may be had upon application at the office of the Board of Health.

Tenders must be accompanied by a certified check equal in amount to 5% of the tender.

All bids must be made on forms furnished by the Board of Health and must be submitted in accordance with, and be subject to, the provisions and requirements of Act 62, Session Laws 1909.

The Board of Health does not bind itself to accept the lowest or any bid or tender.

THE BOARD OF HEALTH.

By its President, J. B. PRATT.

5193—Mar 23, 25, 27, 28, 29, 30; Apr

1, 2, 3

5197—2t

Sealed tenders will be received by the Territorial Board of Harbor Commissioners up to 2:30 p. m. of Wednesday, May 1, 1912, for furnishing all labor and material and constructing Queen Street Bulkhead Sheds.

All tenders must be addressed to Marston Campbell, Chairman, Board of Harbor Commissioners.

Plans, Specifications and Blank Forms of Proposals are on file in the office of the Superintendent of Public Works.

The Board of Harbor Commissioners reserves the right to reject any or all tenders.

MARSTON CAMPBELL,

Chairman, Board of Harbor Commissioners.

5189—10t

You must get the Bulletin to get the News.

### LEGAL NOTICES.

IN THE CIRUIT COURT OF THE FIRST JUDICIAL CIRCUIT, TERRITORY OF HAWAII, HOLDING TERMS IN THE CITY AND COUNTY OF HONOLULU.

THE TERRITORY OF HAWAII. Marston Campbell, Superintendent of Public Works, Plaintiff and Petitioner, vs. ISABELLA H. WOOD PALMER PARKER WOODS, his wife; MAE ALICE BLUETT and P. W. BLUETT, her husband; JAMES FRANK WOODS and EVA WOOD his wife; SAMUEL PARKER WOODS and ROSE WOODS, his wife; MABEL ROBERTSON BECKLEY and HENRY BECKLEY, his husband; MAUD WOODS; LUC WOODS; R. W. SHINGLE, ERNEST WODEHOUSE and ALLEN W. BOTTONLEY, Trustees under the Will of James Wight, deceased KOHALA RANCH COMPANY, LIMITED, an Hawaiian Corporation having its principal office at Puuhonua District of Kohala Island and Territory of Hawaii; JOHN DOE, MARIE DOE and RICHARD DOE, unknown owners and claimants, Defendants and Respondents.

TERMIN SUMMONS.

THE TERRITORY OF HAWAII: TO THE HIGH SHERIFF OF THE TERRITORY OF HAWAII, OR HIS DEPUTY:

YOU ARE COMMANDED TO SUMMON ISABELLA H. WOODS; SAMUEL PARKER WOODS and MOLLIE WOODS, his wife; MARY ALICE BLUETT and P. W. P. BLUETT, his husband; JAMES FRANK WOODS and EVA WOODS, his wife; SAMUEL PARKER WOODS and ROSE WOODS, his wife; MABEL ROBERTSON BECKLEY and HENRY BECKLEY, his husband; MAUD WOODS; LUC WOODS; R. W. SHINGLE, ERNEST WODEHOUSE and ALLEN W. BOTTONLEY, Trustees under the Will of James Wight, deceased; KOHALA RANCH COMPANY, LIMITED, an Hawaiian Corporation having its principal office at Puuhonua District of Kohala Island and Territory of Hawaii; JOHN DOE, MARY DOE and RICHARD DOE, unknown owners and claimants, Defendants, to appear and answer within twenty days after service hereof to be and appear before the said Circuit Court at the time and place herein specified.

At a regular adjourned meeting of the Board of Supervisors of the City and County of Honolulu held on Wednesday, March 27, 1912, the foregoing

Bill, which heretofore passed First Reading and ordered to print, was passed on Second Reading with certain amendments and ordered to print on the following vote of said Board:

Ayes—Amano, Arnold, Dwight, Kruger, Low, McIellan, Murray, Total, 7. Noes—None.

E. BUFFANDEAU,  
Deputy City and County Clerk.  
5197—2t

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IN THE CIRCUIT COURT, FIRST Circuit, Territory of Hawaii.—In Probate. At Chambers, No. 441. In the matter of the Estate of Walter Remsen Brinckerhoff, deceased. On reading and filing the petition and accounts of The Hawaiian Trust Company, Limited, auxiliary administrator with the will annexed of the estate of Walter Remsen Brinckerhoff, deceased, wherein petitioner asks to be allowed \$1,689.54 and charged with \$10,387.31, and asks that the same be examined and approved, and that a final order be made of distribution of the remaining property to the persons thereto entitled and discharging petitioner and sureties from all further responsibility herein; It is Ordered, that Wednesday, the 15th day of April, A. D. 1912, at 9 o'clock a. m. before the Judge presiding at Chambers of said Court at the courtroom in the old Y. M. C. A. building, in Honolulu, County of Honolulu, be and the same hereby is appointed the time and place for hearing the said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. By the Court: JOHN MARCALLINO, Clerk, First Circuit Court. Dated the 8th day of March, 1912.

5181—Mar 9, 16, 23, 30

5197—2t

Witness the Honorable Presiding Judge of the Circuit Court of the First Circuit, Territory of Hawaii aforesaid, this 11th day of February, 1912.

(Signed) J. A. THOMPSON.

Clerk.

Endorsed:

L. T. REG. Reg. 3. Pg. 239. Circuit Court, First Circuit, Territory of Hawaii. Marston Campbell, Superintendent of Public Works, Plaintiff and Petitioner vs. Isabella H. Woods et al., Defendants. Filed and issued February 11, 1911, at 10:50 a. m. J. A. Thompson, Clerk. Returned at 1:30 o'clock p. m. April 13, 1912. Robert Parker, Jr., Asst. Clerk. Orig.

Territory of Hawaii, Oahu, Island and County of Oahu, Honolulu.

H. SMITH, Clerk of the Circuit Court of the First Judicial Circuit, Territory of Hawaii, do hereby certify th

forgoing to be a full, true and correct copy of the original summons in the case of Territory of Hawaii by Mar

ston Campbell, Superintendent of Public Works, vs. Isabella H. Woods et al., as the same remains of record on file in the office of the Clerk of said Court.

IN WITNESS WHEREOP, I have hereunto set my hand and affixed the seal of said Court this 21st day of April, 1912.

(Signed) HENRY SMITH.

Clerk, Circuit Court of the First Ju

dicial Circuit, Territory of Hawal

Alexander Lindsay, Jr., Attorne

General, and Arthur G. Smith, Depu

Attorney General, for the Petitioner.

5120-3m

### CORPORATION NOTICES.

#### NOTICE.

ALEXANDER & BALDWIN, LTD.

To the Holders of Bonds of the Mc

Brude Sugar Company, Limited:

Pursuant to instructions of the

Board of Directors of McBryde Sugar

Company, Limited, I hereby notify you

that the outstanding bonds of the Mc

Brude Sugar Company, Limited, will

be called for payment and redemption

as of July 1, 1912; that a new issue of

bonds of said company will be made

dated July 1, 1912, of which an ag

gregate amount of \$50,000 will be is

sued of the denomination of \$100 each;